

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	NUMBER FILING DATE FIRST NAMED INVENTOR		NVENTOR	ATTORNEY DOCKET NO.	
SERIAL NUMBER	BER FILING DATE			L 98P7476US	
09/052,688	age state of the state of the state of		Γ	EXAMINER	
		MM21/1002	L-	GUAY.J	
SIEMENS CORPORATION INTELLECTUAL PROPERTY DEPARTMENT 186 WOOD AVENUE SOUTH ISELIN NJ 08830			۲		PAPER NUMBER
		DEPARIMENT		ART UNIT	4
				2814	
de the base do not a second			ι	DATE MAILED:	10/02/98
is is a communication from the	e examiner in charge of you	ur application.			
MMISSIONER OF PATENTS	AND ITO DELICE		1.4	□ .	This action is made final.
This application has been	examined.	Responsive to communication fi	led on	s) day	rs from the date of this lette
shortened statutory period f	or response to this acti	n is set to expireTHREE cause the application to become	abandoned.	35 U.S.C. 133	
illure to respond within the p	period for response will	cade the approximation			
art I THE FOLLOWING	ATTACHMENT(S) AR	E PART OF THIS ACTION:	□ Notice re Pal	tent Drawing, PTO-94	1 8.
1 Notice of References Cited by Examiner, PTO-892.				ormal Patent Applicati	on, Form PTO-152.
3. Notice of Art Cite	d by Applicant, PTO-14 bw to Effect Drawing Cl	4 9.	Substitute P	TO-948	
5. Information on Ho	OW to Effect Drawing O	g, -			
art II SUMMARY OF AC	CTION			įs	s nending in the application
1. 🛛 Claim(s)		1		io with	thdrawn from consideration
Of the abo	ve, claim(s)				
2. Claim(s)					is allowed.
3. Claim(s)					is rejected.
4. 🗵 Claim(s)		1			is objected to.
5. Claim(s)					-
6. Claim(s)				- subject to realistic	ation nurnoses.
7. 🛛 This application	has been filed with info	ormal drawing(s) under 37 C.F.R.	1.85 which are a	icceptable to examin	ation purposes
		ance to this Office action.			
	Latitude drawings h	ave been received on		. Under 37 C	.F.R. 1.84 these drawings
The proposed	additional or substitute:	sheet(s) of drawings, filed on		has (have) been	approved by the
examiner.	lisapproved by the exam	niner (see explanation).			
		lad on . ha	is been 🗌 appro	oved. disapprove	d (see explanation).
12. Acknowledgme	- noront application Sel	iai no.	 .		
I I book tilde it	· benative abbitanting				it a stanced in
been filed if	r	condition for allowance except for	or formal matters,	prosecution as to the	e merits is closed in
Care this ann	lication annears to be in	condition for allowance except for parte Quayle, 1935 C.D. 11; 453	or formal matters,	prosecution as to the	e merits is closed in

Serial Number: 09/052688

Art Unit: 2814

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. § 103, the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 C.F.R. § 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of potential 35 U.S.C. § 102(f) or (g) prior art under 35 U.S.C. § 103.

Claim 1 is rejected under 35 U.S.C. § 103(a) as obvious over the present admissions of prior art taken with Japanese Kokai 4-267359 to Sumi.

Sumi teaches using amorphous titanium nitride coatings to line contact vias which are subsequently filled with aluminum in order to prevent diffusion of aluminum or silicon into the underlying substrate. Use of so formed amorphous liners in disclosed conventional damascene structures would have been obvious for this reason.

Any inquiry concerning this communication should be directed to John Guay at telephone number (703) 305-3507.

yonn Guay / Patent Examiner Art Unit 2814